UNITED STATES DISTRICT COURT DISTRICT COURT OF MASSACHUSETTS

JNITED STATES)	
v.)	1:22-cr-10057-MLW
)	1.22 02 20007 122.0
MONICA CANNON-GRANT)	

MOTION TO RESCHEDULE HEARING TIME

NOW COMES the Defendant, MONICA CANNON GRANT, in connection with the above-captioned matter and respectfully requests that the hearing scheduled for Friday, July 14, 2023 be rescheduled from 10:30AM to 12 or 12:30PM. As grounds, counsel for the Defendant has a motion to suppress marked no further continuances at 9:00AM in Brockton. Counsel will be done by 11am and can be in Boston for 12 noon hearing. In the alternative, the Defendant requests a new date to continue the hearing to accommodate defense counsel if the time cannot be adjusted. Defendant suggests 7/25 or 7/27 for hearing.

WHEREFORE, the Defendant respectfully request that this motion be ALLOWED.

Respectfully submitted, MONICA CANNON GRANT, By her attorney,

/s/ CLMALCOLM

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Date: July 13, 2023

CERTIFICATE OF SERVICE

I, Christopher L. Malcolm, Attorney for Defendant, hereby certify that on this date I served a copy of this motion to reschedule by email and electronic notice on the US Attorney's Office.

Date:	7/13/23	/s/ CLMALCOLM
		Christopher L. Malcolm